

**UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

IN RE:

Julie Brown

)Chapter 13

)

)

) Case No.: 24-12737

Debtor.

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)

**FIRST AMENDED CHAPTER 13 PLAN**

**I. Notice**

NOTICE TO ALL CREDITORS THAT THIS PLAN AND ALL OF ITS PROVISIONS ARE SUBJECT TO DEL. BANKR. L.R. 3023-1 AND YOUR RIGHTS MAY BE AFFECTED BY THIS PLAN. IF YOU OPPOSE THE PLAN'S TREATMENT OF YOUR CLAIM OR ANY PLAN PROVISION YOU OR YOUR ATTORNEY MUST FILE AN OBJECTION TO CONFIRMATION AT LEAST 7 DAYS BEFORE THE DATE SET FOR THE CONFIRMATION HEARING. THE BANKRUPTCY COURT MAY CONFIRM THIS PLAN WITHOUT FURTHER NOTICE IF NO OBJECTION IS FILED. SEE BANKRUPTCY RULE 3015. YOU SHOULD NOTE THE FOLLOWING (boxes must be checked by debtor(s) if applicable):

- The plan seeks to limit the amount of a secured claim, as set out in III.2, which may result in partial payment or no payment at all to the secured creditor
- The plan will seek avoidance of a lien or security interest
- The plan contains nonstandard provisions in paragraph VI

**II. Plan Payments and Length of Plan:** The future earnings of the debtor are submitted to the supervision and control of the Court and the Debtor's employer or the Debtor shall pay to the trustee the sum of \$ 838.58 (monthly) to for 60 months.

**III. Plan Distribution:** From the payment so received, after deduction of allowed Trustee's commission, the Trustee shall make disbursements as follows:

**1. Priority Claims:**

Full payment in deferred cash payments of all claims entitled to priority under 11 U.S.C. Section 507.

- (A) Debtor's Counsel Fees \$ \_\_\_\_\_
- (B) Priority Taxes (specify tax and tax year due) \_\_\_\_\_
- (C) Domestic Support Obligations \_\_\_\_\_
- (D) Other Priority or Administrative Expenses Debtor shall pay student loans directly and outside the plan \_\_\_\_\_

**2. Secured Claims—(boxes must be checked)**

- Pro rata OR
  - subsequent to dividends to priority creditors, holders of allowed secured claims shall retain the liens securing such claims and shall be paid as follows:
    - (A) Long term or mortgage debt -PRE-PETITION ARREARAGE ONLY, to be paid to Rocket Mortgage \$ 643.28 (total amount of pre-petition arrears for the real property at 56 Woodward Dr.)
    - Debtor shall continue to make regular post-payments directly to Rocket Mortgage who has the first mortgage This Section of the Plan specifically incorporates all of the provisions affecting mortgage claims as set forth in Del. Bankr. L.R. 3023-1(b) and the parties shall be so governed.
    - Debtor shall continue to make regular post-payments directly to TD Bank who has the second mortgage on 56 Woodward Dr. This Section of the Plan specifically incorporates all of the provisions affecting mortgage claims as set forth in Del. Bankr. L.R. 3023-1(b) and the parties shall be so governed.
    - (B) Secured Vehicle debt (910 car claim) - Pro-rata payments to Chase for the 2021 Subaru Ascent \$28620.00(\$23190.81 at 8.54%) in the full amount of the vehicle claim.
    - (D) Other secured debt: Debtor's wife will pay directly and outside the plan the loan with Performance Financial who holds title to the 2020 Kowalski Vulcan motorcycle
- \* Should Debtor's wife default of the payments, prospective relief from stay will automatically be granted upon notice to the Court, Trustee, Debtor, and Debtors' attorney by counsel for Performance Financial, such that the 11 U.S.C. Sec. 362 stay will be lifted and prospective relief granted pursuant to 11 U.S.C. Sec. 105(a) without further notice or hearing.

**3. Surrender of Collateral and Co-Debtor Relief:**

- (A) Debtor surrenders secured collateral to: Affinity FCU who holds the title to the 22 Honda Shadow motorcycle Debtor(s) abandons such property and agrees that the Automatic Stay under 11 U.S.C. Section 362 is terminated as to the property and any interest in the property effective immediately on confirmation of this Plan. Claims, if any submitted by such creditor may receive a distribution under the Plan if such claims reflect an applicable deficiency balance remaining following surrender.
- (B) Co-Debtor relief under 11 USC Section 1301 is granted effective immediately upon confirmation of the Plan as to surrendered property.

**4. Unsecured Claims:**

Subsequent to dividends to priority and secured creditors, dividends to allowed non-priority general unsecured creditors shall be distributed as follows:

General unsecured creditors will be paid  a dividend of 100% of their allowed claim  
OR  a pro rata dividend of:

1. BIOC OR  
 2. \$16020.00 (\$267.00 x 60) Disp. Income x 60 months as calculated under Section 1325(b), OR  
 3. a pro-rata dividend from the base plan, if any.

**IV. Leases or Executory Contracts:** (If applicable) The following leases or executory contracts of the debtor will be treated as follows:   

**V. Vesting of Property:** Title to Debtor's property shall vest in the Debtor on confirmation of the Plan, except for undistributed plan payments held by the Trustee. Unless otherwise ordered, upon conversion of this case to Chapter 7 all undistributed plan payments received from a debtor's post-petition wages shall be refunded to the debtor(s). Upon dismissal, unless otherwise ordered, the Trustee is authorized to disburse undistributed plan payments to allowed claimants in accordance with this Plan.

**VI. Nonstandard Provisions:** Any other nonstandard provision placed elsewhere in this plan is void.

**VII. Filing Proof of Claim Required:** A proof of claim must be filed in order to share in distributions under the plan. A proof of claim may be filed either electronically or as paper. To file an electronic claim, go to the website [www.deb.uscourts.gov](http://www.deb.uscourts.gov) and click on "File a Claim" and follow the instructions. Once the necessary information is entered the form will be automatically generated. To obtain a claim form to file a paper claim, go to the website [www.uscourts.gov](http://www.uscourts.gov) and

Click on "Services and Forms, then click on Bankruptcy Forms, the Select B410-Proof of Claim. Completed paper claims should be delivered or mailed to United States Bankruptcy Court, Attn: Claims, 824 Market Street, 3rd Floor, Wilmington, Delaware 19801.

/s/Julie Brown  
Debtor's Signature

1/20/25  
Date

The undersigned certifies that this plan contains no nonstandard provision other than as set forth in paragraph VI above.

/s/ Tiffany A. Poole  
Attorney for Debtor(s)

1/20/25  
Date

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re: Julie Brown

Case No:24-12737

**FIRST AMENDED PLAN ANALYSIS**

Prior: Bankruptcy (  ) Chapter 13 (  ) Date:  
Estimated Length of Plan: 60 months. Trustee Use:  
§ 341 Meeting Date: \_\_\_\_\_ Continued: \_\_\_\_\_  
Confirmed Date: \_\_\_\_\_

**TOTAL DEBT PROVIDED FOR UNDER THE PLAN AND ADMINISTRATIVE EXPENSES**

Total Priority Claims (Class One)	\$ _____
Unpaid attorney's fees	\$ _____
Taxes	\$ _____
Other	\$ _____
Total of Payments to Cure Defaults (Class Two)	\$ <u>643.28</u>
Total of Payments on Secured Claims (Class Three)	\$ <u>28620.00</u>
Total of Payments on Unsecured Claims (Class Four)	\$ <u>16020.00</u>
<b>Sub-Total</b>	<b>\$45283.28</b>
Total Trustee's Compensation (10% of debtor's payments)	\$ 5031.48
Total Debt and Administrative Expenses	<u>\$50314.76</u>

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RECONCILIATION WITH CHAPTER 7

Interest of Class Four Creditors If Chapter 7 Filed

1. Value of Debtor's Interest in Non-exempt Property \$ \_\_\_\_\_
2. Plus: Value of Property Recoverable Under Avoiding \$ \_\_\_\_\_
3. Less: Estimated Chapter 7 Administrative Expense \$ \_\_\_\_\_
4. Less: Amounts Payable to Priority Creditors other than costs of administration \$ \_\_\_\_\_
5. Equals: Estimated Amount Payable to Class 4 Creditors if Chapter 7 Filed (if negative, enter zero) \$ \_\_\_\_\_

Estimated Dividend for Class Four Under Chapter 7 \$ \_\_\_\_\_  
Estimated Dividend Under Plan \$ \_\_\_\_\_

/s/ Tiffany Poole  
\_\_\_\_\_  
Attorney for Debtor

/s/ Julie Brown  
\_\_\_\_\_  
Debtor

